



NORTH CAROLINA LAW REVIEW

Volume 92
Number 6 *North Carolina Issue*

Article 12

9-1-2014

Index to Volume 92, Nos. 1-6, 2013-2014

North Carolina Law Review

Follow this and additional works at: <http://scholarship.law.unc.edu/nclr>



Part of the [Law Commons](#)

Recommended Citation

North Carolina Law Review, *Index to Volume 92, Nos. 1-6, 2013-2014*, 92 N.C. L. REV. 2174 (2014).
Available at: <http://scholarship.law.unc.edu/nclr/vol92/iss6/12>

This Article is brought to you for free and open access by Carolina Law Scholarship Repository. It has been accepted for inclusion in North Carolina Law Review by an authorized administrator of Carolina Law Scholarship Repository. For more information, please contact law_repository@unc.edu.

INDEX TO VOLUME 92, NOS. 1–6, 2013–2014

ARTICLES

| | |
|--|------|
| Associations and the Constitution: Four Questions About <i>Four Freedoms</i> | 917 |
| Can Patients in the United States Become Savvy Health Care Consumers? | 1749 |
| Comparative Wrongful Dismissal Law: Reassessing American Exceptionalism | 343 |
| Deconstructing Arbitrary and Capricious Review | 721 |
| Defining Unreasonably Exclusionary Conduct: The “Exclusion of a Competitive Rival” Approach | 1175 |
| Health Care Decisions in the New Era of Health Care Reform: An Overview..... | 1445 |
| Health Care Reform and Efforts to Encourage Healthy Choices by Individuals | 1637 |
| Health Care Spending and Financial Security After the Affordable Care Act..... | 1481 |
| Health Regulators as Data Stewards..... | 1605 |
| Overcriminalization in North Carolina | 1935 |
| Patent Dialogue | 1049 |
| Private Certifiers and Deputies in American Health Care | 1661 |
| Properties in Constitutional Systems: Reviewing Adrian Vermeule, <i>The System of the Constitution</i> (Oxford Univ. Press 2011) | 547 |
| Prospects for Regulation of Off-Label Drug Promotion in an Era of Expanding Commercial Speech Protection..... | 1539 |
| Refining Per Se Unfair Trade Practices | 1881 |
| Rendition Resistance | 149 |
| Rethinking Judgments Reciprocity..... | 1109 |
| States’ Decisions Not to Expand Medicaid | 1459 |
| The Case for Crimmigration Reform..... | 75 |
| The End of End-of-Life Law | 1693 |
| The Four Freedoms and the Future of Religious Liberty..... | 787 |
| The “Old” Black Corporate Bar: Durham’s Wall Street 1898–1971 | 1831 |
| The Political Economy of Board Independence | 855 |
| The Undocumented Closet | 1 |
| To the Victor Goes the Toil — Remedies for Regulated Parties in Separation- of-Powers Litigation..... | 481 |
| Twilight for the Strict Constructions of Waivers of Federal Sovereign Immunity | 1245 |

TRIBUTES

| | |
|--|------|
| Harry Edward Groves, Late Emeritus Henry Brandis Professor of Law: In Memoriam..... | 1041 |
|--|------|

| | |
|--|------|
| J. Dickson Phillips Jr.: Preparation for Judicial Excellence..... | 1789 |
| Modernizing the “New South”: The Legacy of Judge Phillips’s Late Career and Late Century Rulings in <i>Shaw</i> and <i>VMI</i> | 1795 |
| A Dialogue with Judge Phillips (Transcript from a reception honoring Judge Phillips) | 1813 |

COMMENTS

| | |
|---|------|
| Additional Time to Move Is Not the Issue with (Im)Mobile Homes: Why North Carolina Needs Statutory Reform to Provide the Mobile Home Owner-Tenant with Adequate Security of Tenure and Security of Investment | 591 |
| An Antidote to Efforts By Drug Manufactures to Delay the Entry of Generic Competition via Sham Petitioning..... | 277 |
| Holes in the Defense: Evaluating the North Carolina Attorney General’s Duty to Defend and the Responses of Other Government Actors | 2027 |
| It’s Time to Let Go: Why the Atmospheric Trust Won’t Help the World Breathe Easier..... | 236 |
| No Country for Voicemails: How the CFPB Can Resolve a Paradox and Protect America’s Consumers from the World’s Fourth Oldest Profession..... | 626 |
| Reemphasizing Impracticability in the Special Needs Analysis in Response to Suspicionless Drug Testing of Welfare Recipients..... | 948 |
| Saving Face: Adopting a Right of Publicity to Protect North Carolinians in an Increasingly Digital World | 2065 |

RECENT DEVELOPMENTS

| | |
|---|------|
| A Bump in the Road of Consumer Protection: How <i>Bumpsters v. Community Bank of Northern Virginia</i> Stripped Section 75-1.1 of its Ability to Protect Borrowers | 2145 |
| Acts, Acquiescence, and Asylum: The Material Support Bar Under <i>Barahona v. Holder</i> | 316 |
| Can We Keep This Dirty Money?: Ponzi Scheme Transfers and the Fourth Circuit’s Vague but Workable Standard in <i>In re Derivium Capital, LLC</i> | 1370 |
| Flip This Company, but Don’t Leave Its Pensioners Out in the Cold: <i>Sun Capital</i> as a Call to Action to Change Taxation of Private Equity Funds..... | 1322 |
| Goldilocks and the Fourth Amendment: Why the Supreme Court of North Carolina Missed an Opportunity to Get Officer Mistakes of Law “Just Right” in <i>State v. Heien</i> | 1012 |
| Holding Out for a Change: Why North Carolina Should Permit Holder Claims | 988 |
| Reeling in the Supreme Court of North Carolina: Judicial Intervention in the Internal Dispute Resolution of Voluntary Associations under <i>Topp v. Big Rock Found., Inc.</i> | 2119 |
| The “Innocence and Redressability” Exception: A Fair Alternative to Habeas Jurisprudence’s Direct Versus Collateral Consequence Dichotomy..... | 690 |
| The Shifting Sands of Deterrence Theory and the Sixth Circuit’s Trouble with Suppression in <i>United States v. Fofana</i> | 1426 |

| | |
|--|------|
| Where Gutenberg Meets Guns: The Liberator, 3D-Printed Weapons, and the First Amendment | 1393 |
|--|------|

AUTHORS

| | |
|--|------|
| Anderson, Chad T., Additional Time to Move Is Not the Issue with (Im)Mobile Homes: Why North Carolina Needs Statutory Reform to Provide the Mobile Home Owner-Tenant with Adequate Security of Tenure and Security of Investment | 591 |
| Anderson, J. Jonas, Patent Dialogue | 1049 |
| Andrzejewski, Lucille C., Reeling in the Supreme Court of North Carolina: Judicial Intervention in the Internal Dispute Resolution of Voluntary Associations under <i>Topp v. Big Rock Found., Inc.</i> | 2119 |
| Barnett, Kent, To the Victor Goes the Toil — Remedies for Regulated Parties in Separation-of-Powers Litigation | 481 |
| Boger, John Charles, Harry Edward Groves, Late Emeritus Henry Brandis Professor of Law: In Memoriam..... | 1041 |
| J. Dickson Phillips Jr.: Preparation for Judicial Excellence | 1881 |
| Coyle, John F., Rethinking Judgments Reciprocity | 1109 |
| Cress, Caroline, It's Time to Let Go: Why the Atmospheric Trust Won't Help the World Breathe Easier | 236 |
| Dellinger, Hampton, Modernizing the "New South": The Legacy of Judge Phillips's Late-Career, Late-Century Rulings in <i>Shaw</i> and <i>VMI</i> | 1657 |
| Demanovich, Lauren A., Holding Out for a Change: Why North Carolina Should Permit Holder Claims | 988 |
| Douglas, J. Clay, The "Innocence and Redressability" Exception: A Fair Alternative to Habeas Jurisprudence's Direct Versus Collateral Consequence Dichotomy | 690 |
| Estreicher, Samuel & Jeffery M. Hirsch, Comparative Wrongful Dismissal Law: Reassessing American Exceptionalism | 343 |
| Fan, Mary, The Case for Crimmigration Reform | 75 |
| Fiss, Rebecca, A Bump in the Road of Consumer Protection: How <i>Bumpsters v. Community Bank of Northern Virginia</i> Stripped Section 75-1.1 of its Ability to Protect Borrowers | 2145 |
| Friedman, Ana Jemec, An Antidote to Efforts By Drug Manufactures to Delay the Entry of Generic Competition via Sham Petitioning | 277 |
| Hall, Mark A., States' Decisions Not to Expand Medicaid | 1459 |
| Harris, John E., Holes in the Defense: Evaluating the North Carolina Attorney General's Duty to Defend and the Responses of Other Government Actors | 2027 |
| Henderson, Timothy A., No Country for Voicemails: How the CFPB Can Resolve a Paradox and Protect America's Consumers from the World's Fourth Oldest Profession | 626 |
| Hoffman, Allison K., Health Care Spending and Financial Security After the Affordable Care Act | 1481 |

| | |
|---|------|
| Hughes, Valerie M., Flip This Company, but Don't Leave Its Pensioners Out in the Cold: <i>Sun Capital</i> as a Call to Action to Change Taxation of Private Equity Funds | 1322 |
| Inazu, John D., The Four Freedoms and the Future of Religious Liberty | 787 |
| Jolley, James R., Reemphasizing Impracticability in the Special Needs Analysis in Response to Suspicionless Drug Testing of Welfare Recipients..... | 948 |
| Jones, Amos N., The "Old" Black Corporate Bar: Durham's Wall Street, 1898–1971 | 1831 |
| Kenley, Kristen J., Can We Keep This Dirty Money?: Ponzi Scheme Transfers and the Fourth Circuit's Vague but Workable Standard in <i>In re Derivium Capital, LLC</i> | 1370 |
| Kesselheim, Aaron S. & Michelle M. Mello, Prospects for Regulation of Off-Label Drug Promotion in an Era of Expanding Commercial Speech Protection | 1539 |
| Krause, Joan H. & Richard S. Saver, Introduction: Health Care Decisions in the New Era of Health Care Reform: An Overview | 1445 |
| Lambert, Thomas A., Defining Unreasonably Exclusionary Conduct: The "Exclusion of a Competitive Rival" Approach | 1175 |
| Lasch, Christopher N., Rendition Resistance | 149 |
| Lee, Barton T., Where Gutenberg Meets Guns: The Liberator, 3D-Printed Weapons, and the First Amendment..... | 1393 |
| Lyman, John B., Goldilocks and the Fourth Amendment: Why the Supreme Court of North Carolina Missed an Opportunity to Get Officer Mistakes of Law "Just Right" in <i>State v. Heien</i> | 1012 |
| Madison, Kristin, Health Regulators as Data Stewards | 1605 |
| Milam, K. Dawn, The Shifting Sands of Deterrence Theory and the Sixth Circuit's Trouble with Suppression in <i>United States v. Fofana</i> | 1426 |
| Orentlicher, David, Health Care Reform and Efforts to Encourage Healthy Choices By Individuals..... | 1637 |
| Pasquale, Frank A., Private Certifiers and Deputies in American Health Care | 1661 |
| Pursley, Garrick B., Properties in Constitutional Systems: Reviewing Adrian Vermeule, <i>The System of the Constitution</i> (Oxford Univ. Press 2011)..... | 547 |
| Roche, Edward F., Acts, Acquiescence, and Asylum: The Material Support Bar Under <i>Barahona v. Holder</i> | 316 |
| Sawchak, Matthew W., Refining Per Se Unfair Trade Practices | 1881 |
| Shepherd, Lois, The End of End-of-Life Law | 1693 |
| Sisk, Gregory C., Twilight for the Strict Constructions of Waivers of Federal Sovereign Immunity | 1245 |
| Smith, William K., Saving Face: Adopting a Right of Publicity to Protect North Carolinians in an Increasingly Digital World | 2065 |
| Tebbe, Nelson, Associations and the Constitution: Four Questions About Four Freedoms | 917 |
| Ubel, Peter A., Can Patients in the United States Become Savvy Health Care Consumers? | 1749 |

| | |
|---|------|
| Velikonja, Urska, The Political Economy of Board Independence | 855 |
| Villazor, Rose Cuison, The Undocumented Closet | 1 |
| Virelli III, Louis J., Deconstructing Arbitrary and Capricious Review | 721 |
| Welty, Jeff, Overcriminalization in North Carolina | 1935 |